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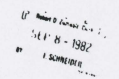
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Attorneys for Defendant



## SUPERIOR COURT OF THE STATE OF CALIFORNIA

IN AND FOR THE COUNTY OF SAN DIEGO

MegREGOR SEA & AIR SERVICES (AMERICA) INC., A Delaware Corporation,

CASE NO. 491419

Plaintiff.

VK.

APPLICATION FOR ORDER SHORTENING TIME FOR HEARING ON APPLICATION TO HAVE ORDER FOR WRIT OF ATTACHMENT SET ASIDF, WRIT QUASHED, AND PROPERTY RELEASED; ORDER THEREON

California Corporation.

Defendant.

CINEMATRONICS, INCORPORATED, A)

JAY D. HANSON deposes and states:

- I am a member of the law tirm of Gray, Cary,
   Ames & Frye, counsel for defendant CINEMATRONICS, INCORPORATED,
   in the above-referenced case.
- 2) I make this application in support of a motion to shorten time for hearing on defendant's motion to have an exparte writ of attachment quashed.
- 3) On Wednesday, September 8, 1982, my clients were served with copies of orders of this Court, apparently entered September 3, 1982, permitting either a temporary protective order, an exparte writ of attachment, or both, to issue against my client.

1 2 3 4) My clients had no prior notice of the seeking or obtaining of these orders from the Court. 5) Though it is not perfectly clear from the 5 papers served, it appears that plaintiff asserts, and the 6 Court may have ordered, that all defendant's property is subject to an immediate writ of attachment, which would even bar defendant CINEMATRONICS, INCORPORATED, from meeting its normal payroll, which is due on Friday, September 10, 1982. 10 11 6) Based upon conversations with my client, I am informed and believe and thereon assert that if my client 12 1 is blocked from making payroll on Friday, it will immediately 13 lose key employees and therefore sustain irreparable harm. 15 It is therefore absolutely essential that the propriety of this writ, issued ex parte, be determined by the Court before my client is forced to breach its payroll obligations. 10) I therefore respectfully request the Court 18 grant an order shortening time for hearing on this application 19 20 to be held not later than 4:00, September 9, 1982. There is nothing my client could have done to bring this application 21 to Court any sooner as the client was only served on Wednesday, 22 1 23 September 8. t declare under penalty of perjury that the foregoing 24 : 25 11111 26 : 11/11 11111 27 28 11111

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Is true and correct. Executed this day of September, 1982, in San Diego, California.

TAY D. WANSON

ORDER

This Court being fully advised of the foregoing application, and good cause appearing,

IT IS ORDERED that hearing on defendant, CINEMATRONICS. INCORPORATED, application to have an order for writ of attachment set aside, the writ quashed, and property released from attachment, be held at 122p.m., on 1982.

In Department 12 of the above PHITTLE Corresponding to the above PHITTLE Corresponding to the correspond

SEP 8 - 1982

JUDGE OF THE SUPERIOR COURT

EDWARD T. BUTLER